

EX PARTE OR LATE FILED

JUN 25 1999

From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ... Federal Communications Commission
Date: Tue, Jun 15, 1999 12:20 PM
Subject: NAB
Office of Secretary

Preface:

The NAB's Actions By Ed Frits and His Legal Team, Cannot Be Justified

COPY TO:

American Bar Association 750 N. Lake Shore Dr.,
Chicago, IL 60611
312/988-5000

To put on public record The NAB's LEGAL TEAM, for dishonest management, and improper behavior, in relation to LPFM Community Broadcast Service as Proposed by the Federal Communication Commission.
RE: FCC Docket MM 99-25

NAB's [anti-] "Low
Power FM Kit"
sent to NAB radio members; dated March 17, 1999

I Exercise My Freedom Of Expression, and Free Speech, Threw My Bill Of Rights
and My Constitution of The Republic Of The United States: 6/15/99

"PREMEDITATE and POWER TO COERCE"
Ed Frits, Jeff Baumann, and Steve Bookshester a plan beforehand

Here is a LPFM Kit (This is only the Cover Letter see Fritz for Complete
Copy) sent to all members of the NAB by Ed Frits, advising them on how to
write Congress and The FCC to Squash LPFM FCC Docket MM 99-25.

Now you tell me, if this is not a Violation of my Constitutional Rights
and Civil Rights, this Kit was issued back in March while FCC Docket MM
99-25 LPFM Community Broadcast Service was just made a decree !! This
Proves that Ed Fritz, planned to Extinguished LPFM Docket MM
99-25, and free Enterprise, before it even had an opportunity, to advance
to the Public, reason Wealth, Power, Authority, and being Un-Ethical.

No. of Copies rec'd 2
List A B C D E

National Association of BROADCASTERS Memorandum

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A B C D E

TO: NAB Radio Members

FROM: Eddie Fritts, Jeff Baumann and John David

DATE: March 17, 1999

RE: Low Power FM Kit

We have prepared the attached Action Plan and Resource Kit to ("Squash and Destroy any Plans to Approve LPFM Community Service FCC Docket MM 99-25") help you file comments on the Commission's proposal to establish a Low Power FM ("LPFM") radio service. We have also included other materials to

help you when you talk to your Members of Congress about LPFM and when dealing with the Press.

The LPFM issue is a crucial issue to the radio industry (ITS CRUCIAL BECAUSE IT DEALS WITH TAKEING MONEY OUT OF ED FRITS POCKET) and your comments and help are needed.

Please take the time to review the kit and complete the three actions that

we have requested.

NAB will keep you updated on any new developments as they occur.

This Action by Fritts and Baumann and the NAB Legal Team is Against The Law, and Un-Ethical and a Civil Rights Violation Againsts the American Public and their Community's.

Ed Fritts considers all Members of The United States Congress, and The FCC to have no Integrity or Honesty and all members are looking for Gratuities such as (a gift of SOFT MONEY OR FUTURE EMPLOYMENT WITH THE NAB ETC.)

TO:

- Dennis Wharton
- Jeff Baumann
- Steve Bookshester
- John Earnhardt
- Ed Fritz
- G. Barber
- J. Goodman
- Bruce Reese Bonneville Communication (Read Power For Living)

Of The National Association Of Broadcasters:

The American Public:

Dear Congress of the United States:

The Federal Communications Commission:

Chairman William Kennard:

Commissioner Susan Ness:

Commissioner Harold Furchtgott-Roth:

Commissioner Michael Powell:

Commissioner Gloria Tristani:

The Department Of Justice

BILL LANN LEE

Civil Rights Division:

The NAB Will not Morally Debase, and Decay
the Custom Laws of The United States

The NAB has no Constitutional Law to stop and or
should not even attempt to squash this opportunity of what our Country
was

Built on Free Enterprise.

All of the NAB need to be held accountable, and liable for
this Act of Betrayal, and Trust of the American Public.

Custom Laws of Our Nation. Which are Laws by the Federal Government (

The

FCC) These Laws Effect all

Citizens of the United States, FCC Laws are for all Americans not as They

apply now to Radio Broadcast

Service, and The NAB, The Laws now makes a distinction between the NAB and

Minoritys

and Woman, the FCC is trying to Correct this illegal Law and Rules which
Favor the NAB.

Communications Act's Of 1927 & 1934, Which Where Established for the
American People, All The People, not Just The Rich and Wealthy, Radio
Conglomerates, The NAB, or Investment Firms. The Act's where created for
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FOUNDATION. The NAB Ed Fritz, Jeff Baumann, and Steve Bookshester have
Taken

the Communications Act's of 1927 & 1934, 1996 and used it with Total
Disregard

Against 99.9 % of the Peoples Democracy.

The Federal Communications Commission:

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Commissioner Susan Ness:

Commissioner Harold Furchtgott-Roth:

Commissioner Michael Powell:

Commissioner Gloria Tristani:

Want to give Olga D'Alessandro, Plus Other
Woman, Disabled, Blacks, Hispanics, and Other Minoritys, an opportunity, to
partake in the American Dream of Free Enterprise, by LPFM Community
Broadcast Service Docket MM-99-25.

Date: 6/14/99

From: Mr. Joseph D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
302-945-1554

Subject: Member # 8512 7568 1596 4858 ACLU

Subject: Member People For the American Way
2000 M Street, NW, Suite 400
Washington, DC 20036

JUN 25 1999

From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...
Date: Sat, Jun 12, 1999 3:48 PM
Subject: NAB's [anti-] "Low"

Federal Communications Commission
Office of Secretary

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From: Mr. Joseph D'Alessandro
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302-945-1554

Subject: Member # 8512 7568 1596 4858 ACLU

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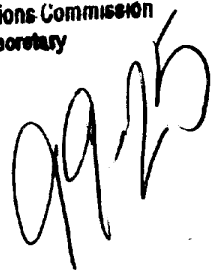
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From: joseph dalessandro <jdman@magpage.com>
To: BARBER <gbarber@nab.org>, C BUSH <Cbush@fcc.gov>, ...
Date: Sun, May 23, 1999 2:41 PM
Subject: NAB

Federal Communications Commission
Office of Secretary



The NAB has taken the Communications Acts 1934 & 1996 and Interpreted these

Acts For
Excessive Desire For
Acquiring Wealth, Power, Authority, and One's Own Interests .

TRUTH, ETHICS, MORAL, and STANDARD of CONDUCT.

Dear Senators:
Dear Congressman:
Dear Chairman Kennard Of The FCC:
Dear Jake Ballmann Legal Dept. NAB

The Federal and Supreme Courts have to Arrive at
the

Judgment, LPFM Broadcast Service is Legal (Non-Commercial Sec. 153.
Definitions (2) Amateur station LPFM and Not Part 15

The term "amateur station" means a radio station operated by a
duly
authorized person interested in radio technique solely with a
personal
aim
and without pecuniary interest.) .

The Complete Radio Broadcast Industry is Prohibited by the
The basic landmark agreement between commercial television and the
people
of the United States

Three Telecommunications Laws

Their Impact and Significance

The Communications Act of 1934

Philosophical and Legal Foundations of Commercial Television and Radio

The basic landmark agreement between commercial television and the
people
of the United States was
established in the Communications Act of 1934 and has become the
unifying
thread of all
telecommunications laws since then. The basic agreement was actually
established in the years before.

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This important law established basic philosophical principles:

1. The airways are public property.
2. Commercial broadcasters are licensed use the airways.
3. The main condition for use will be whether the broadcaster served "the

public interest, convenience,
and necessity."

Status: Much of this law remains unenforced because the FCC has yet to establish guidelines for "public interest, convenience, and necessity." *****

Sec. 151. Purposes of chapter; Federal Communications Commission created

For the purpose of regulating interstate and foreign commerce in communication by wire and radio so as to make available, so far as possible, to all the people of the United States, without discrimination on the basis of race, color, religion, national origin, or sex, a rapid, efficient, Nation-wide, and world-wide

wire and radio communication service with adequate facilities at reasonable charges,

for the purpose of the national defense, for the purpose of promoting safety of

life and property through the use of wire and radio communications, and for the purpose of securing a more effective execution of this policy by centralizing authority heretofore granted by law to several agencies and by granting additional authority with respect to interstate and foreign commerce in wire and radio communication, there is created a commission to be known as the "Federal Communications Commission", which shall be constituted as hereinafter provided, and which shall execute and enforce the provisions of

this chapter.

The NAB has taken the Communications Acts 1934 & 1996 and Interpreted these

Acts For
Excessive Desire For
Acquiring Wealth,Power,Authority,and One's Own Interests .

Date: 5/25/99
From: Mr.Joseph D'Alessandro
94 Angola Estates
Lewes,Delaware 19958
302-945-1554

Subject:Member # 8512 7568 1596 4858 ACLU

Subject:Member People For the American Way
2000 M Street, NW, Suite 400
Washington, DC 20036

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From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...
Date: Fri, Jun 11, 1999 6:54 PM
Subject: LPFM KIT

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PS: my personal opinion of Ed Frits is, he is A BACK STABING SLIPPERY COWARD.

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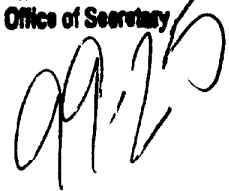
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 Subject: TRANSLATORS

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 Lewes, Delaware 19958
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Dear Honorable Kennard and The FCC:

Dont Grant these Licenses they are Killing LPFM i want a NON- Commercial
 Station they are hurting LPFM: TRANSLATORS

WATCH OUT ... that this does not become inviting in the wolf to scare
 off the
 > > lion.
 > >
 > > Here in Richmond, the American Family Association applied for TWO
 > > frequencies, I suspect as much to ensure their place on our dial as
 to
 ensure
 > > that "those people" and the "ungodly humanists" (community orgs)
 don't
 have a
 > > station.
 > >
 > > The AFA took the last two "legit" affordable frequencies ...
 >
 > Now more than ever it's IMPORTANT that EVERYONE in the LPFM movement
 must
 help
 > REC's efforts to assure that 'satellators' like the ones operated by
 AFA
 and
 > others can be displaced by LPFM. If you have not filed comments yet,
 please
 > mention that you support a rule that would allow LPFM stations to
 displace
 > translators whose key stations are more then 400km away under the
 premise
 that a
 > local signal should have spectrum priority over a distant signal.
 >
 > As we get closer to our outcome in the LPFM decision, we will see AFA,

Calvary

> Chapel, Moody and others fill up the dial in every major, medium and

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small market
> with their non-local programming.
>
> REC is not against religion. We are not necessarily against the
'message' these
> stations are relaying. We are against the warehousing to channels in
an
effort
> to hamper the LPFM effort.
>
> The same thing is happening in the full-power world. Recently, the
FCC
has
> placed several multi-city NPRMs to place LPFM stations in places which
in
some
> cases are one-horse towns.
>
> WE MUST WATCH OUT FOR ANOTHER THING WITH AFA. In the past couple of
months, AFA
> (as well as the other satellator operators) has applied for FULL POWER
FM
> stations in certain markets. As you know, full power stations can
not
be bumped
> by LPFM. The satellators operated by AFA could be re-keyed to these
stations in
> order to get as many of their satellators within our proposed 400km
rule.
>
> WHAT CAN YOU DO? Watch the FCC's public notice for applications
accepted
for
> filing. If you see any full power applications _in your community_
for
groups
> like AFA or others that are known for not providing a local service,
you
do have
> an opportunity to issue a PETITION TO DENY. Even though the FCC will
reject your
> Petition to Deny, at least it will be on the record. When you send a

petition
> to deny, make sure you send a copy to the organization requesting the
license.
> You should also put a "certificate of service" in your comments.
>
> Here's a sample of what you can file on right now:
>
> These applications have a cut-off date of June 2. You can file your
petition to
> deny at the same time you file your 99-25 comments.
>
> BPED -980722MB NEW Athens IL
> Christian Educational Association

> REQ: 88.100 MHz; Channel No. 201A
> H Erp: 2.7 KW; H Haat: 35 M
> V Erp: 2.7 KW; V Haat: 35 M
>
> BPED -980417MD NEW Pingree Grove IL
> Christian Educational Association
> REQ: 88.500 MHz; Channel No. 203A
> H Erp: 0.38 KW; H Haat: 77 M
> V Erp: 0.38 KW; V Haat: 77 M
>
> BPED -980901ME NEW Chesterfield SC
> Christian Educational Association
> REQ: 89.300 MHz; Channel No. 207A
> H Erp: 2.0 KW; H Haat: 56 M
> V Erp: 2.0 KW; V Haat: 56 M
>
> 980722MB Service: FM FCC Facility Number : 91211
> CHRISTIAN EDUCATIONAL ASSOCIATION
> P O BOX 7337
> MAYAGUEZ PR 00681
>
>
>
> BMPED -980930MA WAXR Geneseo IL
> American Family Association
> REQ: 88.100 MHz; Channel No. 201C2
> H Erp: KW; H Haat: M
> V Erp: 34 KW; V Haat: 100 M
>
> BMPED -981014MB KAYP Burlington IA
> American Family Association
> REQ: 89.900 MHz; Channel No. 210C3
> H Erp: KW; H Haat: M
> V Erp: 16.5 KW; V Haat: 100 M
>
> BMPED -980828MA WAWJ Marion IL
> American Family Association
> REQ: 90.100 MHz; Channel No. 211A
> H Erp: KW; H Haat: M
> V Erp: 3.0 KW; V Haat: 100 M
>
> BPED -981221MB NEW Baker OR
> American Family Association
> REQ: 90.700 MHz; Channel No. 214A
> H Erp: .250 KW; H Haat: 199 M
> V Erp: .250 KW; V Haat: 199 M
>
> AMERICAN FAMILY ASSOCIATION
> P. O. DRAWER 2440
> 107 PARKGATE
> TUPELO MS 38803
>
>
> BPED -971010MD NEW Cape May Courthouse NJ
> Pensacola Christian College, Inc.

> REQ: 88.100 MHz; Channel No. 201A
> H Erp: KW; H Haat: M
> V Erp: .55 KW; V Haat: 65 M
>
> BPED -981120MA NEW Greencastle IN
> Pensacola Christian College, Inc.
> REQ: 90.500 MHz; Channel No. 213B1
> H Erp: KW; H Haat: M
> V Erp: 20. KW; V Haat: 52 M
>
> 971010MD Service: FM FCC Facility Number : 88710
> PENSACOLA CHRISTIAN COLLEGE INC
> P O BOX 18000
> PENSACOLA FL 32523
>
> BPED -981019MA NEW Lincoln ND
> Educational Media Foundation
> REQ: 88.500 MHz; Channel No. 203C
> H Erp: 100. KW; H Haat: 290 M
> V Erp: 100. KW; V Haat: 290 M
>
> (this one is scary as it proposes Class-C facilities)
>
> 981019MA Service: FM FCC Facility Number : 91457
> EDUCATIONAL MEDIA FOUNDATION
> 1425 N MARKET BLVD.
> SUITE 9
> SACRAMENTO CA 985834
>
>
> All of these are for PRIMARY FULL POWER STATIONS, NOT SATELLATORS!!!!
> These applicants are known satellator operators. If you live in or
near
these
> areas, you must tell the FCC that the public interest would NOT be
served
by
> granting these licenses.
>
> If you have some technical knowledge and feel that these applications
COULD cause
> interference to existing non-educational stations, then mention that
in
your
> petition to deny. Use the LPFM Channel Search tool to help determine
distances.
>
>
>
>

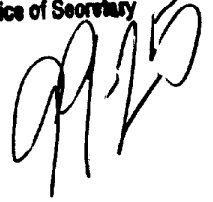
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Date: Sun, May 23, 1999 5:02 PM
Subject: intrastate

Federal Communications Commission
Office of Secretary



Dear Congress:
Dear Senators:
Dear Chairman Kennard FCC:
Dear NAB:

I Think i am going to start a 10 watt station my signal will travel only within the county of Sussex Delaware Within the State of Delaware,i am adhering to the Federal Government Law 1934 Communication Act.Discern the Following.You can Challenge this in Federal Court.

Approve LPFM Community Broadcast Service,as Proposed by the FCC Docket MM 99-25:

INTERSTATE; Between states of the federal government

INTRASTATE; Within a state, within a state of the federal government

Sec. 152. Application of chapter

(a) The provisions of this chapter shall apply to all interstate and foreign communication by wire or radio and all interstate and foreign transmission of energy by radio, which originates and/or is received within the United States, and to all persons engaged within the United States in such communication or such transmission of energy by radio, and to the licensing and regulating of all radio stations as hereinafter provided; but it shall not apply to persons engaged in wire or radio communication or transmission in the Canal Zone, or to wire or radio communication or transmission wholly within the Canal Zone. The provisions of this chapter shall apply with respect to cable service, to all persons engaged within the United States in providing such service, and to the facilities of cable operators which relate to such service, as provided in subchapter V-A.

(b) Except as provided in sections 223 through 227 of this title, inclusive,

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2

and section 332 of this title, and subject to the provisions of section 301 of this title and subchapter V-A of this chapter, nothing in this chapter shall be construed to apply or to give the Commission jurisdiction with respect to (1) charges, classifications, practices, services, facilities, or regulations for or in connection with intrastate communication service by wire or radio of any carrier, or (2) any carrier engaged in interstate or foreign communication solely through physical connection with the facilities of another carrier not directly or indirectly controlling or controlled by, or under direct or indirect common control with such carrier, or (3) any carrier engaged in interstate or foreign communication solely through connection by radio, or by wire and radio, with facilities, located in an adjoining State or in Canada or Mexico (where they adjoin the State in which the carrier is doing business), of another carrier not directly or indirectly controlling or controlled by, or under direct or indirect common control with such carrier, or (4) any carrier to which clause (2) or clause (3) of this subsection would be applicable except for furnishing interstate mobile radio communication service or radio communication service to mobile stations on land vehicles in Canada or Mexico; except that sections 201 to 205 of this title shall, except as otherwise provided therein, apply to carriers described in clauses (2), (3), and (4) of this subsection.

Date: 5/25/99
From: Mr. Joseph D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
302-945-1554

Subject: Member # 8512 7568 1596 4858 ACLU

Subject: Member People For the American Way
2000 M Street, NW, Suite 400
Washington, DC 20036

JUN 25 1999

From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...
Date: Wed, May 26, 1999 11:14 AM
Subject: INTRASTATE

Federal Communications Commission
Office of Secretary

Dear Congress:
Dear Senators:
Dear Chairman Kennard FCC:
Dear NAB:

I Think i am going to start a 10 watt
station my signal will travel only within the county of Sussex Delaware
Within the State of Delaware,i am adhering to the Federal Government Law

1934 Communication Act.Discern the Following.You can Challenge this in
Federal Court.

Precedent Has Been

Establish

INTERSTATE; Between states of the federal government
INTRASTATE; Within a state, within a state of the federal government

WRNB Is Not Governed By The Federal Communications Commission
WRNB is , a legal and lawful intrastate broadcasting radio station
conducting
intrastate commerce within the territorial boundaries of Delaware,
operates wholly outside the
jurisdiction of the Federal Communications Commission, per Title 47
United States Code
Section 151, 152, 153, and 301.WRNB's signal does not cross state
borders, nor
does WRNB conduct business with firms or persons outside of the
territorial
boundaries of DelawareWRNB does not and cannot interfere with
Federally-licensed radio communications or broadcasting stations.

Statement By Mr.Eric Johson of The FCC
"The FCC has jurisdiction over
interstate and foreign
communications services, but not
Over intrastate or local services."

Approve LPFM Community Broadcast Service,as Proposed by the FCC Docket
MM
99-25:

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Jurisdiction - The Official U.S. Supreme
Court Rulings PLUS SANDERS vs. FCC 1940
Once challenged, jurisdiction "cannot be assumed" it must be proved to
exist. - Stuck v. Medical
Examiners 94 Ca2d 751. 211 P2s 389

"No sanction can be imposed absent proof of jurisdiction" - Stanard v.
Olesen, 74 S. Ct. 768

"Jurisdiction once challenged cannot be assumed and must be decided." -
Maine v. Thiboutot
100 S. Ct. 2502

"...Federal jurisdiction cannot be assumed, but must be clearly shown."
-
Brooks v. Yawkey 200
F. 2d. 633

"Jurisdiction is essential to give validity to the determinations of
administrative agencies and
where jurisdictional requirements are not satisfied, the action of the
agency is a nullity." - City
Street Improv. Co. v. Pearson 181 C 640, 185 P. 962 O'Neill v. Dept. of

Professional &
Vocational Standards 7 CA 2d 393, 46 P2d 234

"It is a well established principle of law that all federal legislation
applies only within the territorial
jurisdiction of the United States unless a contrary intent appears"
Foley
Brothers v. Filardo 336
U.S. 281 (1948)

"The United States has no Constitutional capacity to exercise municipal
jurisdiction , sovereignty
or eminent domain, within the limits of a state or elsewhere, except in
the

cases in which it is
expressly granted." Pollard v. Hagan, 44 U.S. 221

"All legislation is prima facie territorial" American Banana Co v. U.S.
Fruit, 213 U.S. 347

"There is a canon of legislative construction which teaches Congress,
that,

unless a contrary
intent appears, legislation is meant to apply only within the
territorial
jurisdiction of the United
States." U.S. v. Spelar, 338 U.S. 217 at 222

"The law requires proof of jurisdiction to appear on the record of the administrative agency and all administrative proceedings." Hagan v. Lavine, 415 U.S. 533

INTERSTATE; Between states of the federal government

INTRASTATE; Within a state, within a state of the federal government

Date: 5/25/99

From: Mr. Joseph D'Alessandro

94 Angola Estates

Lewes, Delaware 19958

302-945-1554

Subject: Member # 8512 7568 1596 4858 ACLU

Subject: Member People For the American Way

2000 M Street, NW, Suite 400

Washington, DC 20036

JUN 25 1999

From: George Gerbner <ggerbner@nimbus.ocis.temple.edu>
To: K2DOM.K2PO1(WKENNARD)
Date: Thu, Apr 15, 1999 11:34 PM
Subject: Low-powered fm broadcasting

Federal Communications Commission
Office of Secretary

Mr. William Kennard
Federal Communications Commission
445 Twelfth St SW
Washington DC 20554

EX PARTE OR LATE FILED

Dear Chairman Kennard:

We have learned that the Federal Communications Commission is considering changing its rules to allow economical low-powered FM broadcasting.

We are a non-profit organization that works for diversity in media ownership, employment, and representation. We find that the massive consolidation of media ownership over the past few years makes it more pressing than ever that locally owned, non-commercial, community based, Low Power FM (LPFM) become a viable option for communities all over the country.

Our organization would like to join the Microradio Empowerment Coalition in urging your Commission to legalize a low power non-commercial community based FM radio service. To do so would be a powerful way to support genuine democracy. We support the comments submitted by the National Lawyers Guild Committee on Democratic Communications (NLG/CDC) which includes:

- *the creation of a strictly non-commercial community based service
- *only one station per license holder
- *primarily locally programmed stations
- *licensing fees affordable to all communities
- *the use of local microbroadcasters associations to resolve

questions of

- frequency, allotment and interference
- *amnesty and return of property for microbroadcasters who suffered government seizure of property and fines

We appreciate your serious consideration of this matter.

Sincerely,

George Gerbner
President
The Cultural Environment Movement
ggerbner@nimbus.temple.edu
cem@libertynet.org

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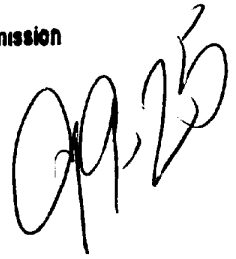
George Gerbner
Bell Atlantic Professor of Telecommunication
Temple University, Philadelphia. Tel/fax 610 642 3061
E-mail: ggerbner@nimbus.temple.edu

CC: aakorn@igc.org

JUN 25 1999

From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...
Date: Fri, May 21, 1999 7:16 AM
Subject: WEASELS

Federal Communications Commission
 Office of Secretary



FCC You Weaseled Out, why dont you just cancel the whole LPFM deal and
 lets fight it out in Court!!!
 If You Loose, it will as Mr. Ali Said Shake up the World!! Ha Ha

Disclaimer:

These Comments are the Sole responsibility of
 Mr. D'Alessandro, and are not intended to discredit those of the LPFM
 Movement and or Affiliated Organizations.

EX PARTE OR LATE FILED

Dear Congress: Date 5/20/99
 Dear Chairman Kennard FCC:

If you have to remember one thing remember this, if you our
 Congressional Elected Officials can not withstand the criticism of your
 lack

of Ethics, and Moral Conduct, you need to step down from your Elected
 Positions, get another job with the NAB, or Big Business, who you support.

You must not forget i help elect you and help pay your
 salary, you must abide by the Peoples will not big Business or the NAB
 interest.

Now you can go have your Temper Outburst, and your Violent
 Reaction.

Congress Please Sign This Oath and Return !

The Hippocratic Oath for Congress of The United States:

I vow to practice my profession as a
 Political

Leader with conscience and dignity;
 I will strive to apply my skills only with
 the

utmost respect for the
 well-being of humanity, who i serve in
 return

for payment, by the American Public
 I will not permit considerations of Big
 Business, Ed Fritz of The NAB
 nationality, politics, prejudice or
 material advancement to intervene between

my
 work as

Senator and Congressman and my duty
 to future generations; of the United States

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I take this oath solemnly, freely and upon
my
honour.

PS Henry Hyde is big on Oaths, and You All Know the Real Facts Associated

with LPFM Broadcast Service " It Is The NAB's Excessive Desire For
Acquiring Wealth, Power, Authority, and One's Own Interests " it has
nothing
to do with potential effects on the quality of radio signals, this is a
minor problem.

Don't Let
Them !!

Congressman: Billy Tauzin	Louisiana
Congressman: Michael Oxley	Ohio
Congressman: Cliff Stearns	Florida
Senator: John McCain	Arizona
Senator: Conrad Burns	Montana
Congressman: Tom Bliley	Virginia

Take Our Airwaves

Those of you who still have a Code of Ethics, and Moral Conduct need to
support the FCC and there proposed LPFM Community Broadcast
Service, Docket
MM-99-25

Date: 5/20/99
From: Mr. Joseph D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
302-945-1554
Subject: Member # 8512 7568 1596 4858 ACLU

RECEIVED

Jada Barnes - Delaware State News

Page 1

JUN 25 1999

From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...
Date: Mon, Jun 14, 1999 7:30 AM
Subject: Delaware State News

Federal Communications Commission
Office of Secretary

99-25

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JUN 25 1999

From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>,...
Date: Fri, Jun 11, 1999 6:28 AM
Subject: Bill of Rights !!!!! vs, NAB

Federal Communications Commission
Office of Secretary

To;
Dennis Wharton
Jeff Baumann
Steve Bookshester
John Earnhardt
Ed Fritz
G.Barber
J.Goodman
Bruce Reese Bonneville Communication (Read Power For
Living)

Of The National Association Of Broadcasters:

The American Public:
Dear Congress of the United States:

The Federal Communications Commission:
Chairman William Kennard:
Commissioner Susan Ness:
Commissioner Harold Furchtgott-Roth:
Commissioner Michael Powell:
Commissioner Gloria Tristani:

The Department Of Justice
BILL LANN LEE
Civil Rights Division:

Preface:

The NAB GLOBAL MEDIA MONOPOLY AND
THEIR MARIONNETTES IN
GOVERNMENT!

98% of the American Public Who Want LPFM FCC Docket MM-99-25 Are Honest
Hard Working
Citizens of This Republic, and the NAB has no Constitutional Law to
Prevent
LPFM, and are violating the
Custom Laws of this Republic " Free Enterprise "

The NAB Will not Morally Debase, and
Decay
the Custom Laws of The United States

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The NAB has no Constitutional Law to stop and or
should not even attempt to squash this opportunity of what our Country
was
Built on
Free Enterprise.

All of the NAB need to be held accountable, and liable
for
this Act of Betrayal, and Trust of the American Public.

Custom Laws of Our Nation. Which are Laws by the Federal Government (
The
FCC) These Laws Effect all
Citizens of the United States, FCC Laws are for all Americans not as They

apply now to Radio Broadcast
Service, and The NAB, The Laws now makes a distinction between the NAB and

Minoritys
and Woman, the FCC is trying to Correct this illegal Law and Rules which
Favor the NAB.

Communications Act's Of 1927 & 1934, Which Where Established for the
American People, All The People, not Just The Rich and Wealthy, Radio
Conglomerates, The NAB, or Investment Firms. The Act's where created for
all
people to have an Opportunity, to Compete, on a JUST AND HONEST, PRINCIPAL
FOUNDATION. The NAB Ed Fritz, Jeff Baumann, and Steve Bookshester have
Taken
the Communications Act's of 1927 & 1934, 1996 and used it with Total
Disregard
Against 99.9 % of the Peoples Democracy.

The Federal Communications Commission:
Chairman William Kennard:
Commissioner Susan Ness:
Commissioner Harold Furchtgott-Roth:
Commissioner Michael Powell:
Commissioner Gloria Tristani:

Want to give Olga D'Alessandro, Plus Other
Woman, Disabled, Blacks, Hispanics, and Other Minoritys, an opportunity, to
partake in the American Dream of Free Enterprise, by LPFM Community
Broadcast Service Docket MM-99-25.

FROM:

Bookshester, Steve wrote: NAB Legal Department NAB 5/26/99

Dear Mr. Dalessandro: Perhaps your daily messages are actionable harassment.

Perhaps they are a "taking" of the computer space of those to whom they are

addressed. In any event, they are usually rude, uninformed, and not very enlightening. No doubt sending them gives you great personal pleasure;

receiving them does not occasion a similar result.

The NAB
1771 N Street, NW
Washington, DC 20036

Dear Mr. Bookshester:

Your Comments are an Expression of Intentions

to Destroy the Truth, show by reasoning and or prove, Your and The NAB's (Ed

Fritz & Jeff Baumann's) Un-Ethical, and to make distinctions in treatment, show partiality and prejudice against Woman, Blacks, Disabled, Less Fortunate, and Minorities.

I welcome your threats of actionable harassment.

The NAB Will not Morally Debase, and Decay the

Custom Laws of Our Nation.

Olga D'Alessandro Files a Complaint against The NAB for Inflicting Civil Rights Punishment In Regards To:

A civil right is an enforceable right or privilege, which if interfered with by another gives rise to an action for injury. Examples of civil rights are freedom of speech, press, assembly, the right to vote, freedom from involuntary servitude, and the right to equality in public places. Discrimination occurs when the civil rights of an individual are denied or interfered with because of their membership in a

particular group or
class. Statutes have been enacted to prevent discrimination because of a
persons race,
sex, religion, age,
previous condition of servitude, physical limitation, national origin
and in some
instances sexual
preference.

Mental Stress and Torment, and Worry
NAB Trust Fund Legal Title To
LPFM Community Broadcast Service FCC Docket MM- 99-25
Extinguish my rights to Free Enterprise
Theft Of my Public Airways
Sherman Anti-Trust Violations
To use wrongly against Joseph D'Alessandro and Wife Olga The 1927, 1934 &

1996 Communication Acts, The NAB was created at the same time, to Exercise

Indirect Power to Sway or Affect the Congress of the United States and
The
FCC, in their Illegal Rule making against the National Custom Laws of a
Nation (United States).

Law Suit Pending The NAB to reciprocate, and
compensate
Mrs. D'Alessandro for injury caused by mentioned Complaints:

You Mr. Bookshester and your Associates the NAB are
In-Moral, No-Ethics, Thieves of my Rights!! (of Free Enterprise FCC
Docket MM 99-25)
I will Bring the NAB down no matter how long it takes, The American
Public,
is being made Conscious, of The NAB and those Politicians you pay Soft
Money

to (of your Scaming the Public) threw the use of the
Internet and News Articles

Date: 5/29/99
From: Mr. Joseph D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
302-945-1554

Subject: Member # 8512 7568 1596 4858 ACLU

Subject: Member People For the American Way

2000 M Street, NW, Suite 400
Washington, DC 20036

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JUN 25 1999

From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, ACLU NADINE STROSSMAN <nst...
Date: Wed, May 26, 1999 6:26 AM
Subject: FREE AIRWAYS

Federal Communications Commission
Office of Secretary

99-25

The Delaware State News 5/5/99 News Article !!!!

Here is Newspaper Article Published 5/5/99

The Next Article will name individuals from the
NAB, and Congress !

It Will Be Called Theft of The American Publics Air Ways.

One essay per month will be
publish
before Election 2000.

LOW POWER RADIO:

APPROVE LPFM COMMUNITY SERVICE AS PROPOSED BY THE FCC DOCKET MM 99-25:

DAVIDS vs. GOLIATHS
IN A "BACKSTAGE BATTLE"

By

DON SCHELLHARDT,
JOSEPH D*ALESSANDRO
&
OLGA D*ALESSANDRO

"Low Power Radio". Aka "microradio". Whichever of several
names

you

call it, most Americans have never heard of it. If you are one
who has, the

term may have struck you as too obscure to be interesting and/or
too

technical to

be easily understood.

Ironically, however, this obscure and technical concept is

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Ground

Zero for a

"backstage battle" which pits several media Goliaths -- such as Disney and

Clear Channel Communications -- against thousands, and potentially millions,

of American Davids. The battleground is the Federal Communications

Commission (FCC).

The stakes in this battle are almost as high as they could be: control of

America's media, which could become control of America's democracy.

Make no mistake: "Low Power" is about other kinds of power, too.

SCHELLHARDT & D'ALESSANDRO

Davids vs. Goliaths

Page TWO

There's the legal power, for example, under which a single corporation

can, and does, own up to 50% of the radio stations in a media market --

even in huge markets, such as Washington or New York. There's also the

recently acquired legal power to establish massive "cross-media ownership" --

so that, in one large city, a single company owns the leading newspaper, the

leading TV station, the local cable company and several local

radio stations.

There*s the political power that pushed through the 1996 law to

loosen the previous ownership restrictions. This tricky feat required getting

President Clinton and a Republican Congress to favor the same interest group

at the same time. The major media companies pulled it off.

Then there*s the economic power of media megacorporations. Once,

they had to settle for merely having the most dollars in the industry. With pesky

legal requirements for a demonstrated commitment to the "public interest", they

couldn*t always establish or acquire the radio station they wanted. Then, in

1996, they persuaded Congress to enact, and President Clinton to sign, a law

requiring that all commercial radio licenses must be awarded by auction.

SCHELLHARDT & D*ALESSANDRO

Dauids vs. Goliaths

Page THREE

Now, thanks to a Republican Congress and a Democratic President,

the

FCC is barred by law from taking "the public interest" into account when a

commercial radio license is awarded. All that counts is having the most dollars.

In a contest between Disney and a homegrown independent, it's easy

to predict the highest bidder. What Disney wants, Disney is gonna get --

unless, of course, it's up against another Goliath.

Putting these factors together -- loosened ownership restrictions and

mandatory auctions, both enacted in 1996 -- it is easy to see why, in 1997,

90% of all dollars spent on radio advertising went to just four companies.

(This is up from 80% in 1996.) It is easy to see how frenzied station acquisitions

have led to "radio industry consolidation" -- with massive post-acquisition

layoffs, a decline in the number of stations owned by members of minority groups

and entire metropolitan areas reduced to fiefdoms of a single company. It is also

no surprise that many small cities and rural areas, offering lower profit margins,

have been abandoned completely -- or forced to subsist on programming

"piped in" from larger cities, hundreds of miles away.

Still, the Goliaths have openings in their faceplates where "five smooth

stones" might strike them.

SCHELLHARDT & D*ALESSANDRO

Davids vs. Goliath

Page FOUR

The stones are Low Power stations. The possible slingshot is the
FCC.

However, most Low Power advocates want to restrain the Goliaths,
not

slay them.

When Low Power stations are licensed again by the FCC, they
will

operate at 1 to 1,000 watts, compared to 50,000 to 100,000
watts for

megacorporate "blowtorch" stations. Their signals will typically
travel 10 miles or

less. Yet their small size offers advantages: these stations
are
affordable for

everyday people, easy to operate, mobile and suitable for
"shoehorning" into a

crowded radio spectrum where larger stations might not "fit".
These stations

could become very numerous very fast.

This is what frightens the Goliaths. They fear having to share
control of

the media with everyday Americans. They fear having to reduce
their
advertising

rates in response to commercial-airing Low Power stations (if
the
FCC allows

Low Power commercials). And they fear having to improve their bland,

standardized "mass market" programming in order to compete with lively,

innovative, locally oriented and/or "niche market" programming.

Low Power Radio alone won't end over-concentrations of control in the

media. Still, it will make a difference -- and it's a good place to start.

SCHELLHARDT & D*ALESSANDRO

Dauids vs. Goliaths

Page FIVE

DON SCHELLHARDT, a writer and former Washington lawyer. Mr. Schellhardt co-authored the Petition For Rulemaking which triggered current FCC deliberations on Low Power Radio. He is also Co-Founder and National Coordinator of THE AMHERST ALLIANCE, which advocates greater diversity in media ownership and programming. Mr. Schellhardt lives in Waterbury, Connecticut.

JOSEPH AND OLGA D*ALESSANDRO reside in Lewes. They dream of starting up their own Low Power Radio station soon. They have three children, one grandchild, and another grandchild on the way.

Date: 5/25/99
From: Mr. Joseph D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
302-945-1554

Subject: Member # 8512 7568 1596 4858 ACLU

Subject: Member People For the American Way
2000 M Street, NW, Suite 400
Washington, DC 20036

JUN 25 1999

From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...
Date: Sat, May 22, 1999 6:45 AM
Subject: Read Before You Trash or Delete

Federal Communications Commission
 Office of Secretary

READ BEFORE YOU TRASH

Take This Seriously even though you think this is a joke the last laugh will be on you. When the American Public see you as a Thief of free airways.

EX PARTE OR LATE FILED

Preface:

Gold Star Do not translate this as a threat, we live in a Realistic not a Idealistic World, if you do not approve LPFM Broadcast Service Docket MM-99-25, within one week of its doom you will have thousands of stations bloom on the air, and this will cause Front Page News across the World, you think you have gun control problems now. And the fact is 95% percent of the People who want LPFM are Honest Law Abiding, Hard Working Citizens of this Country, and when the American Public has complete access to this, Civil and Constitutional Rights Violations by The NAB and Congress, it will destroy

The NAB and its Advertizers, and Displace Hundreds of Seats in Congress, i will have Last Laugh, or you can be a Realist, and Approve LPFM on a Legal

Basis FCC Docket MM-99-25.

The Signal Problems is a Minor one only in Large Urban Areas, Don't Be Deceived by the NAB and its Engineers they are on the NAB Pay Roll as will be all the people who Perform there Signal Test, you Congress need to invest in a Independent Lab to take Signal Test For the American Public.

These Congressman and Senators (see list below) and many standing on the sideline, are for the Instituting ,LPFM Community Radio Service As Proposed by the FCC, there main obstacle is "SOFT MONEY" I Joseph D'Alessandro, does not have the Finances to "REMUNERATE" these Elected Officials in other words to pay them the " COPULATION " Off. In the very near future the rest of you

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will have to, identify yourself.

Then Threw the INTERNET and USA Today
NEWSPAPER you will be Exposed as one who steals the American Publics Air

Way,which belongs to all Citizens of this Country,and this Campaign will

begin now and before ELECTION 2000 so you can be removed from OFFICE,in
Election 2000,and or Future Elections,this LPFM Movement is not going to
go
away,now or in the Future,i will win this struggle against my
Constitutional Rights and Civil Rights,i have all the time in the World
do
you.

THE ENORMOUS GROWTH OF SOFT MONEY

Even though soft money has only been around since 1978,
and not really exploited until 1988, the problem is
getting worse by the minute. Soft money exploded from \$86
million in the 1992 election to \$260 million in 1996,
and it could well triple again to \$750 million for the
presidential campaign in the year 2000. It is not wild speculation,
but reflects the dynamic of a process that, like an arms
race, is subject to constant escalation in the demand for money.
That is why Congress must ban soft money - now - before
it overwhelms our campaign finance laws and our
political process.

Dear Congress:

Date 5/21/99

Dear Chairman Kennard FCC:

Dear Ed Fritz of The NAB:

If you have to remember one thing remember this, ,if you our
Congressional Elected Officals can not withstand the criticism of your
lack

of Ethics,and Moral Conduct,you need to step down from your Elected
Positions,get another job with the NAB,or Big Business,who you support.

You must not forget i help elect you and help pay your
salary,you must abide by the Peoples will not big Business or the NAB
interest.

Now you can go have your Temper Outburst, and your Violent Reaction.

Congress Please Sign This Oath! and Return !

The Hippocratic Oath for Congress of The United States:

I vow to practice my profession as a
 Political
 Leader with conscience and dignity;
 I will strive to apply my skills only with
 the
 utmost respect for the
 well-being of humanity, who i serve in
 return
 for payment, by the American Public
 I will not permit considerations of Big
 Business, Ed Fritz of The NAB
 nationality, politics, prejudice or
 material advancement to intervene between
 my
 work as
 Senator and Congressman and my duty
 to future generations; of the United States
 I take this oath solemnly, freely and upon
 my
 honour.

PS Henry Hyde is big on Oaths, and You All Know the Real Facts Associated

with LPFM Broadcast Service " It Is The NAB's Excessive Desire For
 Acquiring Wealth, Power, Authority, and One's Own Interests " it has
 nothing
 to do with potential effects on the quality of radio signals, this is a
 minor problem.
 Don't Let
 Them !!

Congressman: Billy Tauzin	Louisiana
Congressman: Michael Oxley	Ohio
Congressman: Cliff Stearns	Florida
Senator: John McCain	Arizona
Senator: Conrad Burns	Montana
Congressman: Tom Bliley	Virginia

Take Our Airwaves

Those of you who still have a Code of Ethics, and Moral Conduct need to
 support the FCC and there proposed LPFM Community Broadcast
 Service, Docket
 MM-99-25

Date: 5/20/99
From: Mr. Joseph D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
302-945-1554
Subject: Member # 8512 7568 1596 4858 ACLU